07-06-05

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.: 10/738,417)	
Title: Inert Tactical Weapons System and Method of Use.) Art Unit 3641	
)	Examiner S. Johnson
Applicant: Ham, J.)	
Date of action: June 7, 2005)	

Response to Notice of Non-Compliant Amendment

Now comes applicant and through his attorney, the undersigned, responds as follows to the above Notice.

Despite attempts to reach the Legal Instruments Examiner no contact was made and hence this response is forwarded.

The Examiner has written in a phrase "Will Need Complete Paragraphs" in the section dealing with amendments to the claims. It is not understood what this phrase means as a review of the amended claims (copy enclosed) shows that they are complete paragraphs. While the subparagraphs are separated for ease of examination this is a practice that has been in use for 30 years, as long as the undersigned has been practicing before the Patent Office. Evidently, the Examiner has contrived to come up with her

own interpretation of claim practice. Never in 30 years has the undersigned ever seen such an objection to the claims. This new practice of having clerical Patent Office employees review legal manifestations of claim practice is bad enough without allowing solo origination of objections without any basis in fact or law.

The claims are in proper form and the Examiner is solicited to pass the amendment along to the actual Patent Examiner to avoid further delay in the already tortuous amount of time to get anything done in the Office.

Respectfully submitted,

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Certification of Mailing

I, James W. Hiney, do hereby certify that a signed copy of this response with enclosures was deposited, Express Mail Postage Prepaid, No. ED 9112004208 US, with the United States Postal Service, addressed to the Commissioner of Patents, P. O. Box 1450, Alexandria, VA 22313-1450, this 5th day of July, 2005.

James W. Hiney